

July 30, 1953
[S. Con. Res. 40]

INSCRIPTION ON AMERICAN - MADE GOODS FOR EXPORT

Whereas the products of American industry and labor are of high quality; and

Whereas such products are a proud symbol of the accomplishments of our free enterprise system and democratic way of life: Now, therefore, be it

Resolved by the Senate (the House of Representatives concurring), That it is the sense of the Congress of the United States that American-made goods should be publicized as such, and that the President should instruct the Secretary of Commerce to use the facilities of the Department of Commerce to call upon producers and merchants to affix, insofar as practicable, to the external shipping containers of all American-made goods for export the following inscription in indelible print of a suitable size: "United States of America".

Agreed to July 30, 1953.

July 31, 1953
[S. Con. Res. 45]

CAPITOL ROTUNDA FRIEZE

Ceremonies.

Resolved by the Senate (the House of Representatives concurring), That the Joint Committee on the Library hereby is authorized to hold ceremonies in the rotunda of the United States Capitol in connection with the completion and restoration of the rotunda frieze, such ceremonies to be held during the Eighty-third Congress at a date to be determined by the joint committee.

Arrangements and expenses.

The Architect of the Capitol is hereby authorized to make the necessary arrangements for the ceremonies, the expenses of which shall not exceed the sum of \$5,000. One-half of such sum shall be paid from the contingent fund of the Senate, and one-half from the contingent fund of the House of Representatives upon vouchers signed by the chairman of the Joint Committee on the Library. Disbursements to pay such expenses shall be made by the Secretary of the Senate out of the contingent fund of the Senate, such contingent fund to be reimbursed from the contingent fund of the House of Representatives in the amount of one-half of the disbursements so made.

Agreed to July 31, 1953.

July 31, 1953
[H. Con. Res. 110]

GRANTING OF PERMANENT RESIDENCE TO CERTAIN ALIENS

Resolved by the House of Representatives (the Senate concurring), That the Congress favors the granting of the status of permanent residence in the case of each alien hereinafter named, in which case the Attorney General has determined that such alien is qualified under the provisions of section 4 of the Displaced Persons Act of 1948, as amended (62 Stat. 1011; 64 Stat. 219; 50 App. U. S. C. 1953):

A-6662121, Affen, Awigdor.

A-6652021, Affen, Estera (nee Stowatycka).

A-6652022, Affen, David.

A-6923739, Ahn, Susanna Mei Sheng.

A-7071208, Barenbaum, Sara.

A-7375587, Barsan, Vasile.

A-6886922, Bejlis, Chaim Juda.

A-7873139, Berger, William.

A-6802133, Billys, Rachelle Rottenberg.

A-7210113, Bomze, Nuchim.

A-7097848, Brull, Wolf.